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APPLICATION N	ю. 1	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/654,951	•	09/05/2000	Robert A. Cordery	F-100	7627
919	7590	09/22/2004		EXAMINER	
PITNEY	BOWES I	NC.	CHEUNG, MARY DA ZHI WANG		
35 WATI P.O. BOX	ERVIEW DI K 3000	RIVE		ART UNIT	PAPER NUMBER
MSC 26-22				3621	
SHELTON, CT 06484-8000				DATE MAILED: 09/22/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/654,951	CORDERY ET AL.	
Office Action Summary	Examiner	Art Unit	1
	Mary Cheung	3621	/
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with t	he correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply y within the statutory minimum of thirty (30 will apply and will expire SIX (6) MONTHS o, cause the application to become ABANE	be timely filed)) days will be considered timely. from the mailing date of this communication ONED (35 U.S.C. § 133).	on.
Status	•		
1) Responsive to communication(s) filed on 28 J	une 2004.		
	action is non-final.		- 1 9.
3) Since this application is in condition for allowa closed in accordance with the practice under E	nce except for formal matters	•	is
Disposition of Claims			
4) ☐ Claim(s) 1-32 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-32 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.		
Application Papers			
9)☐ The specification is objected to by the Examine	er.		
10)☐ The drawing(s) filed on is/are: a)☐ acc	epted or b) objected to by t	he Examiner.	
Applicant may not request that any objection to the	drawing(s) be held in abeyance.	See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct	, -,,	•	(d) .
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Appli rity documents have been rec u (PCT Rule 17.2(a)).	cation No elived in this National Stage	
Attachment(s)			
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		nary (PTO-413) ail Date nal Patent Application (PTO-152)	

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DETAILED ACTION

Status of the Claims

1. This action is in response to the amendment filed on June 28, 2004. Claims 1-32 are pending. Claims 29-32 are newly added.

Response to Arguments

2. Applicant's arguments filed June 28, 2004 have been fully considered but they are not persuasive.

In response to applicant's argument that there is no suggestion to combine the references of Abumehdi (U. S. Patent 5,367,464) and Sharrow (U. S. Patent 6,061,668), the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art.

See *In re Fine*, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988)and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, Abumehdi teaches a central terminal maintains transactions data from plurality of modules.

In response to applicant's arguments that Abumehdi in view of Sharrow does not teach the claimed limitations, examiner believes that these references have been reasonably combined and interpreted to match the claims.

Furthermore, examiner has pointed out particular references contained in the prior arts of record in the body of this action for the convenience of the applicant.

Although the specified citations are representative of the teachings in the art and are

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applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant, in preparing the response, to consider fully the entire references as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior arts or disclosed by the examiner.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 5. Claims 1-6, 8-20 and 22-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Abumehdi et al., U.S. Patent 5,367,464 in view of Sharrow, U.S. Patent 6,061,668.

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As claims 1, 15 and 29, Abumehdi teaches a method and a system for auditing a database comprising a plurality of records, said records each being accessible through at least one or two of a plurality of independent modules, said method comprising the steps of (abstract and Figs. 1; specifically, "a plurality of independent modules" corresponds to the plurality of franking machines 10_1 - 10_n as shown in Figure 1):

- a) Maintaining a set of additive audit data in each said modules (column 4 line 64 column 5 line 54 and Fig. 1);
- b) Controlling said modules so that each module increments a set of audit data maintained in said module when a record is accessed through said module (Figs. 1-3B);
- c) Summing audit data in each module to generate system audit data (column 5 lines 19-54 and Fig. 1);
- d) Verifying said database's integrity against said system audit data (column 5 lines 26-32 and Figs. 3A-3B).

Abumehdi does not specifically teach that the system audit data is generated by summing the audit data of each of said modules. However, Sharrow teaches summing sets of audit data of each of the plurality of modules to generate system audit data, and verifying the database's integrity against the system audit data (column 3 lines 24-30 and column 5 lines 46-54 and column 7 lines 20-24 and Figs. 1, 5). It would have been obvious to one of ordinary skill in the art at the time the invention was made to add the features of summing the audit data of each of said modules to generate the system audit data, and verifying the database's integrity against the system audit data in

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Abumehdi's teaching because this would increase the overall consistency of all the modules.

As to claims 2, 9, 16 and 24, Abumehdi teaches sending a user request for access to a record and said request record to a selected a selected one of said modules; and said selected module updating said requested record in accordance with said request (column 5 line 19-54 and Fig. 1).

As to claims 3, 17 and 23, Abumehdi teaches said selected module incorporates encrypted information in said record to prevent generation of fraudulent records (Figs. 2A-3B).

As to claims 4, 10 and 20, Abumehdi teaches a request for a digital postal indicium and comprises controlling said selected module to generate and return to said requesting user a digital postal indicium in accordance with said request; and controlling said selected module to update said request record in accordance with said request (column 1 lines 17-21 and column 2 lines 37-47 and column 5 lines 19-54 and Figs. 2A-2C).

As to claims 5 and 18, Abumehdi teaches said selected module incorporates encrypted information in said audit data to authenticate said audit data (Figs. 2A-2C).

As to claims 6 and 19, Abumehdi teaches auditing a database as discussed above. Abumehdi does not specifically teach the selected module incorporates <u>time</u> <u>information</u> in said audit data. However, Sharrow teaches a selected module incorporates time information in the audit data (column 5 lines 58-65). It would have been obvious to one of ordinary skill in the art at the time the invention was made to

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allow the selected module in Abumehdi's teaching to include time information in the audit data so that the system can better monitor each transaction.

As to claims 8, and 22, increments of a linear error correction code for correcting a field of said records, whereby said audit data can be summed to generate a system error correcting code to correct said field of said records are taught by Abumehdi as the audit data goes through error detection check, and if errors are detected, the audit data will be corrected (column 5 lines 27-32).

As to claims 11-12 and 25-26, Abumehdi teaches the corrected field contains a total postage amount or a total number of indicia dispensed for the corresponding record (column 5 lines 15-54).

As to claims 13 and 27, said sets of audit data comprises arithmetic totals for values stored in said field of said records, whereby arithmetic sums of said values across said modules can be compared with arithmetic sums across said records, whereby numbers of errors greater than the number which can be detected by said system error correcting code can be detected are taught by Abumehdi as the audit data comprises arithmetic totals for values stored in said field of said records, whereby arithmetic sums of said values across said modules can be compared with arithmetic sums across said records, the audit data goes through error detection check, and if errors are detected, the audit data will be corrected (column 5 lines 27-54).

As to claims 14 and 28, Abumehdi teaches the field contains a total postage amount or a total number of indicia dispensed (column 5 lines 15-54).

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As to claim 30, Abumehdi teaches controlling said modules so that each module sends a copy of audit data maintained in said module to a server after a record is accessed through said module (column 5 line 49 – column 6 line 28 and Fig. 1).

As to claim 31, Abumehdi teaches summing said sets of audit data utilizes at least one set of the copy audit data maintained on the server (column 5 line 19 – column 6 line 28 and Fig. 1).

As to claim 32, controlling said modules so that each module updates an error correcting code after a record is accessed through said module is taught by Abumehdi as the audit data goes through error detection check, and if errors are detected, the audit data will be corrected (column 5 lines 27-32).

6. Claims 7 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Abumehdi et al., U. S. Patent 5,367,464 in view of Sharrow, U. S. Patent 6,061,668 in further view of Kara et al., U. S. Patent 5,778,076.

As to claims 7 and 21, Abumehdi modified by Sharrow teaches auditing a database as discussed above. Abumehdi modified by Sharrow does not specifically teach providing security against tampering. However, Kara teaches providing security against tampering (column 15 lines 16-20). It would have been obvious to one of ordinary skill in the art at the time the invention was made to allow the method of Abumehdi modified by Sharrow to include the feature of against tempering because user would feel confident to make transactions via the system.

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Conclusion

7. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Inquire

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mary Cheung whose telephone number is (703)-305-0084. The examiner can normally be reached on Monday – Thursday from 10:00 AM to 7:30 PM. The examiner can also be reached on alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Trammell, can be reached on (703) 305-9768.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1113.

The fax phone number for the organization where this application or proceedings is assigned are as follows:

(703) 872-9306 (Official Communications; including After Final

Communications labeled "BOX AF")

(703) 746-5619 (Draft Communications)

Hand delivered responses should be brought to Crystal Plaza Two, Room 1B03.

Mary Cheung Patent Examiner Art Unit 3621 September 17, 2004

UPERVISON POTENT EXAMINER
TECHNOLOGY 3500